UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

2:14-CV-01388-BHS-DWC
***AMENDED CIVIL RIGHTS COMPLAINT BY A PRISONER UNDER 42 U.S.C. § 1983
. Describe the lawsuit in the space additional lawsuits on another piece of
-1

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2. Court (give name of District):	
3. Docket Number:	Ē
4. Name of judge to whom case was assigned:	-
5. Disposition (For example: Was the case dismissed as frivolous or for failure to state a claim? Was it appealed? Is it still pending?):	-81
6. Approximate date of filing lawsuit:	
7. Approximate date of disposition:	=:
I. Place of Present Confinement: Statford Creek COTTECHLOSE	aspr
A. Is there a prisoner grievance procedure available at this institution? Yes Do	
B. Have you filed any grievances concerning the <i>facts</i> relating to this complaint? ✓ Yes □ No	
If your answer is NO, explain why not: 5 111. I was threatened AND Placed ON STIFEEL S was Egypored, Placed IN segregation and on notion, not	L apr- No A
C. Is the grievance process completed? ☑ Yes □ No	170 10 10
If your answer is YES, ATTACH A COPY OF THE <u>FINAL</u> GRIEVANCE RESOLUTION for any grievance concerning facts relating to this case.	
II. Parties to this Complaint	
A. Name of Plaintiff: MAHAW R Loth Inmate No.: 8714/12	=
Address: 191 constgutive way, ABerdeen, wa 98520	
(In Item B below, place the full name of the defendant, his/her official position, and his/her place of employment. Use item C for the names, positions and places of employment of any additional defendants. Attach additional sheets if necessary.)	
B. Defendant: See COMPINING Official Position: Wife	
Place of employment:	

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C. Additional defendants_)°2	CM 1911
<u> </u>		
tatement of Claim		9
including dates, places, and	d other persons i ege a number of	of your case. Describe how each defendant is involved. Do not give any legal arguments or cite and related claims, number and set forth each claim in its if necessary.)
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cases or statutes.)	court to do for you. Make no legal arguments. Cite no
declare under penalty of perjury that the forego	oing is true and correct.
igned thisday of	20 ≠ 7
	MAIN O AM
	(Signature of Plaintiff)

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

MATTHEW R. RUTH,

Klishing a KAIN

Plaintiff,

No. 2: 14-cv-01388-BHS-DWC

V.

CIVIL RIGHTS COMPLANT UNDER 42 U.S.C. 5 1983

Patrick Gelebe, Superintendent, Et al ...

Defendants.

1. INTRO LUCTION

The defendants are violating Mr. Ruth and Ms. Kain's Constitutional rights to communicate through the mail. Exh. † Roy Gonzalez. The defendants are discriminating against Mr. Ruth and Ms. Kain because they are prisoner rights activist exercising constitutional rights. The defendants retaliation and active interference results in policy being applied unconstitutionally and Mr. Ruth being denied access to the courts, and any chance of meaningful litigation. Exh. 2 Appeal of retaliation claim; Exh. 3 Clara Curl rejection. This undue interference is also violating Mr. Ruth's Right to freedom of information.

The defendants have cause Mr. Ruth's appeals to be dismissed and prevented Mr. Ruth from supporting claims previously raised and developing new claims. Exh. 4 10-21-13 & 5-20-14 rejection; Exh. 5 Final Grievance. These rejections have resulted in actual injury and are still prejudicing Mr. Ruth's appeals. Exh. 6 Motion for extension of time; Exh. 7 Motion to modify. Mr. Ruth is barred from using this evidence in the appeals that have been dismissed, and is being prevented from using this evidence in active appeals.

The defendants Active interference has violated Mr. Ruth's Rights to Adequate, Effective, and Meaningful Access to the Courts, Effected Communication, Equal Protection, Substantive & Procedural Due Process, Cruel & Unusual Punishment; Pursuant to the First, Sixth, Eight, and Fourteenth Amendment Rights to the United States Constitution; Wash.Const.Art. 1 § 3, 5, 13, 14, 22; and DOC POLICY 500.590. Also, these Rights were violated by the defendants interfering with the expression of communicate between Mr. Ruth & Kristine A. Kain. 590.500(I)(D)(Offenders will have the opportunity to communicate with family members, friends, and support groups by means of visitation, MAIL, and/or telephone to obtain assistance pursuing legal matters).

Mr. Ruth request that he is appointed an attorney to litigate this Civil Complaint because Mr. Ruth is Pro Se and not trained in the law. Mr. Ruth will not be able to articulate this claim properly before the Court.

2. JURISDICTION & VENUE

- 1. This is a civil action authorized by 42 U.S.C. section 1983 to redress the deprivation, under the color of state law, of rights secured by the Constitution of the United States. The Court has jurisdiction under 28 U.S.C. Section 1331 and 1343(a)(3). Mr. Ruth seeks declaratory relief pursuant to 28 U.S.C. Section 2201 and 2202. Mr. Ruth's claims for injunctive relief are authorized by 28 U.S.C. Section 2283 & 2284 and Rule 65 of the Federal Rules of Civil Procedure.
- 2. The Western District of Washington at Seattle is an appropriate venue under 28 U.S.C. section 1391(b)(2) because it is where the events giving rise to this claim occurred.

Plaintiffs

3. Plaintiff, Matthew R. Ruth, is and was at all times mentioned herein a prisoner of the state of Washington in the Custody of the Department of Corruption. Stafford Creek.

4. Defendants

4. Defendant Patrick Glebe is the Superintendent of Stafford Creek. He is legally responsible for the overall operation of the prison and for the welfare of all inmates. He upheld all the mail rejections and issues an om classifying constitutionally protected mail as a security threat.

Defendant, Roy Gonzalez is the correctional manager prison Division. He is personally responsible in ensuring that the operation of the facility is lawful, legal, and fair.

5. CC II Gorham for confiscating my legal documents and making me miss deadlines; Sgt. Martinez for placing me on strip cell, stealing my legal property, and attempting to blackmale inmates into lying so that I could get a Segregation program, and for threatening to place me in segregation if I file a grievance; C/O Sutherby for illegally searching my cell and stealing my legal work, C/O LaRose the same; CUS Shanahan for threatening to place me in segregation, allowing and ordering the retaliation, and for letting Sgt. Martinez attempt to blackmale inmates; C/O Hensley for taking my legal work; Mailroom employees: T Matsen, D. Dixon, M. Dragoo, Sgt. Sullivan, Captain Daniel Davis and Clint May; and whatever employee denied sending my legal mail due to NSF. Et al...

Also, all employees that denied to process my marriage application to Kristine A. Kain, this is discrimination and retaliation.

6. Each defendant is sued individually and in his official capacity. At all times mentioned in this complaint each defendant acted under the color State law.

5. FACTS

- 7. In order for Mr. Ruth to make this claim clear he must explain the procedural history and current status of his criminal Appeals. Mr. Ruth was reversed and remanded on Direct Appeal by the Washington State Supreme court in State v. Ruth, 167 Wn.2d 889 (2010) (Link at WWW.GUILITYASHELLRECORDS.COM).
- 8. During the Snohomish County, re-sentencing Mr. Ruth used discovery tools to develop off-the-record facts to present legal issues to the trial court. Under Washington State Law this initiated an appeal as a matter of right. Mr. Ruth hired Mark D. Mestel for the re-sentencing. Mr. Ruth was misinformed about his appeal rights at the re-sentencing. The Stafford Creek Law Library is so out-dated Mr. Ruth did not discover this fact until a year after the Statute of limitations had ran out. Mr. Ruth has a Motion for Extension of time to file a notice for direct appeal pending in Division One, Case No. 71560. In that Motion Mr. Ruth proved that the Active Interference from the defendants prevented Mr. Ruth from presenting the motion in a timely manner. That Motion is going before a three Judge Panel.
- 9. On December 5, 2011, Mr. Ruth and Mr. Mestel filed a RAP 16.3(a) Personal Restraint Petition (PRP), in Division One, COA No. 683802-I. That PRP was placed on Stay pending the State Supreme Courts final Decision in State v. Sublett, 176 Wn.2d 58 (Nov-21-12).

- 10. Kristine A. Kain sent Mr. Ruth a Copy of the <u>Sublett</u> Decision the day the opinion was issued on November 21, 2012, the Mail Room Rejected the case law as "Mail containing information that, if communicated, could create a risk of violence and/or physical harm to any person." (Exhibit "8" Rejection# 39851). Ms. Kain & Mr. Ruth appealed, and Ms. Kain sent the <u>Sublett</u> decision out again, however, on November 30, 2012 the mail room rejected the case law again. (Exhibit "9" Rejection# 39913). Mr. Ruth & Ms. Kain both appealed again. (Exhibit "10" Appeal by Mr. Ruth).
- 11. Mr. Ruth has 30 days to formulate his supplemental briefing pursuant to <u>Sublett & Wise</u>. The Decision was published by the State Supreme Court on November 21, 2014, Correctional Captain Clint May did not grant Mr. Ruth's appeal until December 13, 2012, and Mr. Ruth was not given the rejected Case law until after Christmas. (Exhibit "11" Clint May Granting appeal).
- 12. Mr. Ruth was still filing grievances and appeals on the same issue a year later, and the grievance coordinators kept rejecting the grievances as not grievable. Mr. Ruth wrote the grievances every way possible challenging retaliation for the successful appeal & Staff applying policy unconstitutionally. (Exhibit "12" 12-5-13 Grievance Log I.D. 13550964).
- 13. Mr. Ruth was reduced to Pro Se status for the reply brief on the PRP due 9-18-13. Mr. Ruth had personal 9x12 envelops he purchased from the commissary. Mr. Ruth had the 9x12 envelops stamped "Legal Mail." Mr. Ruth needed to send the Reply brief with exhibits to Kristine A. Kain to make electronic copies, and file with the court of appeals, per Doc Policy 590.500(I)(D), this is part of "Meaningful Access" to the Courts. On 9-9-13 Mr. Ruth asked C/O Sherman what he should do to properly send out the pro se reply brief to Ms. Kain.

C/o Sherman said to black out the legal mail stamp with a sharpee. Mr. Ruth did as instructed by C/O Sherman, and C/O Sherman placed the 9x12 envelops in the regular mail, not the legal mail box. (Exhibit "13" Grievance LOG I.D. 13545874).

14. Mr. Ruth was not notified until five days later (9-14-13), that on 9-13-13 the mail room misrepresented material facts to confiscate Mr. Ruth's Reply Brief and send it to WDOC headquarters for inspection. The Mailroom checked Box "17. Mail purported to be legal mail, but upon visual scanning for contraband is determined to be general correspondence." (Exhibit "14" Mail Rejection# 43957 & 43958). Rejection reason #17 only applies to Mail in the legal mail Box, not mail in the general mailbox. The Blacked out legal mail stamp is also an indicator that the mail is not purporting to be legal mail.

15. Mr. Ruth appealed to Captain Clint May, who also misrepresented material facts. Captain May believed the mailroom only rejected Mr. Ruth's mail because he misused a "Legal Mail" Envelop. First, the envelop was not the color of "legal mail" envelops, which are tinted, it was Mr. Ruth's personal envelop that he had stamped "Legal Mail" in the law library because he was going to use the 9x12 envelops for the "Legal Mail" Box. However, when reduced to Pro Se status Mr. Ruth could not wait 14-days to receive non-stamped envelops from the prison commissary. Commissary comes every 14-days. Mr. Ruth approached C/O Sherman for assistance, and was instructed to merely black out the legal mail stamp.

Second, the Mail came in the regular mail bag because it is not being sent to an attorney, or the courts, so the rejection# 17 is not applicable.

Mr. Ruth did nothing wrong and WDOC actively interfered with Mr. Ruth's Constitutional Right & DOC POLICY 590.500(I)(D) right to access the Courts.

Mr. Ruth had to asks Division One for an extension to get copies, however, Mr. Ruth was denied copies, and had to send out his only copy to Division One.

- 16. Roy Gonzalez, Correctional Manager and Defendant, returned the rejected mail from Headquarters to Stafford Creek Stating "Outgoing Mail rejection notices are sent to HQ to review for content. Not misuse of envelopes. These items can be returned to Offender's to be mailed the proper way. If they choose to not mail in proper way, then Infraction may be given." (Exhibit "15" 9-16-13 Roy Gonzalez). Mr. Ruth did mail the Reply out the proper way, however, the gross incompetence of the WDOC and Stafford Creek Corrections Center would rather give Mr. Ruth an infraction then admit they made a mistake.
- 17. On February 10, 2014 Mr. Ruth had to file a Motion for Extension of time in the State Supreme Court on Case# 89906-1 because the "Active Interference" of WDOC reached new levels and continued to prevent Mr. Ruth from Adequate, Effective, and Meaningful Access to the Courts. Mr. Ruth was not allowed to view any up-to-date relevant case law to prepare his Appeals. (Exhibit "6" 2-10-14 Motion for Extension of Time). Defendant, Patrick Glebe in response to Mr. Ruth & Ms. Kain appealing the rejection of new case law (which is not being provided in the law library), issued an operational memorandum classifying new case law as a threat to the security and order of the facility. (Exhibit "17" Rejection# 45271 (12-11-13); Rejection# 45773

& Appeal to Captain May (12/26/13); Rejection# 45823 & Appeal to Captain May (12-31-13); Rejection# 46290 (1-28-14); Rejection# 46291 (1-28-14); Rejection# 47015 (3/13/14)).

18. The Operational Memorandum violates Mr. Ruth's Constituional and Statutory Rights. The OM is in direct conflict with Section VI. OFFENDER POSSESSION of LEGAL MATERIALS, 590.500(VI)(D) "Legal Materials ... copies of prior cases, and other public documents and have a very common and general availability and use will be handled the same as all other offender property, books, and papers." The Defendant Patrick was notified by Mr. Ruth & Ms. Kain of the Rights that were being violated, Mr. Glebe knew they are clearly established Rights; and the OM proves he is personally responsible for the violation of Mr. Ruth's Rights. The Defendant is not entitled to qualified immunity. 19. The Law Library is 3 - 6 Months out-of-date at all times, which is a direct violation of DOC POLICY 590.500(IX)(A) "Offenders will contain relevant and up-to-Date constitutional, statutory, and Case Materials, applicable State and Federal court rules, and practice treatise." Mr. Ruth sent a kite to the Law Librarian Mr. Thompson asking when the Law Library Computers would be updated? The Response is "Updated Quarterly." (Exhibit "18" Kite from Law Library). This Proves the law library is 3 months out-of-date, however, the response is not factual. Even right now the newest case law is April 10, 2014, today is September 2, 2014, almost five months, out-of-date. The Law Library is only updated every six months, and not to current date. The update leaves Mr. Ruth at all times 3 months behind.

These are the reasons Ms. Kain assisted Mr. Ruth, so that he can receive up-to-date case law. It is hard enough competing against the Prosecution from the disadvantages of being in prison, out-dated case law is cruel and unusual. It is no fun when the State uses a case against Mr. Ruth that he did not know about, and he cannot get a copy of the case. The Law Library will not obtain new case law for Mr. Ruth when this does happen. (Exhibit "19" Law Librarian refusing to get new case law for Mr. Ruth). The State & the Court used cases against Mr. Ruth that he had never even heard of & had no access to read. Mr. Ruth was on lockdown during a facility stabbing incident between Mexican Gang Members, and ironically the Mailroom rejected the cases as a security threat, and the law library refused to give them to Mr. Ruth. The Response being that "Case Law is available on Law Library Computers." (Exhibit "19"). The cases were not available on the computers. Also, the entire facility was on lock down, and not allowed to go to law library for over one-week. These facts become important when the reasoning of Defendant Gonzalez is considered for denying Mr. Ruth's appeal. (Exhibit "1" Mail rejection Appeal 1-7-14, Roy Gonzalez).

20. Mr. Ruth appealed all of the mail rejections to WDOC headquarters, and appealed Patrick Glebe's Operational Memorandum. On January 7, 2014, Roy Gonzalez upheld "the facility's decision to deny." (Exhibit "1"). Mr. Gonzalez and Mr. Glebe have classified up-tp-date case law as "information about other offenders. Per DOC Policy 450.100 mail that threatens the security and orderly operation of a facility can be rejected. Offenders in possession of information about another offender to include, case law, or another offender's legal material is not allowed. The Facility's ability to operate in a safe and secure manner supersedes your right to possess the case law in question." (Exhibit "1").

As Mr. Ruth stated in Exhibit "2" page six, "Never, not one time, has the rejections identified what the restricted documents are, and how these phantom documents create a reasonable probability of a real security threat. The Prison Administration and Mail room cannot because the inmates in the case law are either, not incarcerated, or not incarcerated at Stafford Creel. Some of the rejected documents are Mr. Ruth's very own, personal docket information. Even if the inmate was incarcerated in SCCC, case law can never be labeled a security threat. If a case is that high profile, it will be on T.V., in the news papers, etc. That one rare high profile inmate does not create justification to violate Mr. Ruth's and Ms. Kain's Rights.

"The Superintendent has a reasonable alternative, and executed it on the Barefoot Bandit when he arrived at Sccc, and he was placed in protective Custody (PC), until it was deemed safe for him to walk the main line. The mail room did not reject the newspapers and magazines glorifying this criminal, nor ban the T.V. programs about him. Washington Prisons, especially Stafford Creek, are not anything like California, or New York Prisons. There is no security threat." (Exhibit "2" at page six).

"If case law is a security threat, then how come it will be placed on the law library computer six months from now? After Mr. Ruth is time barred, or missed the only opportunity to make the winning argument. The Superintendent cannot provide an inadequate out-dated-law library, and then restrict my legal access to just that out dated source." (Exhibit "2" at page six).

21. Next, Mr. Gonzalez erroneously claims that "case law material needed for your Personal Restraint Petition is contained within the facility Law Library and can be viewed there. However, you cannot receive copies of these cases. If you are required to use such case law in your arguments with the courts you may reference them in your petition. The courts will accept them as references and they have all case law available to them for viewing." (Exhibit "1" Roy Gonzalez).

The Court's will not accept mere references to case law that Mr. Ruth does not know exist because it is not available in the law library. "The Law Library is at all times 2 to 6 months out of date. The only access Mr. Ruth has to new Law is from Ms. Kain. Mr. Ruth has no way of knowing what case law to request from the Law Library, unless it is on the Law Library Computers The Law Library request take weeks to be sent to Mr. Ruth. It is unreasonable to restrict Mr. Ruth's Access to only the Law Library." (Exhibit "2" at page Seven).

"Mr. Gonzalez mistakenly believes that since the Courts have all case law, Mr. Ruth does not need to read the cases, or know the names of the cases because the courts will reference the applicable cases and make all the relevant arguments for Mr. Ruth. How can Mr. Ruth reference case law that he does not know the name of? The up-to-date case law is not available and Mr. Ruth is not psychic. The Courts will not make arguments for Mr. Ruth." (Exhibit "6" Motion for Extension of time at page two).

22. "The Constant interference with Mr. Ruth's and Ms. Kain's protected right to communicate in the assistance of pursuing legal matters is an extraordinary circumstance that is illegally preventing Mr. Ruth from effectively, adequately, and meaningfully litigating and filing a timely motion for discretionary review." (Exhibit "6" at page four).

- 23. The Defendant Gonzalez was notified by Mr. Ruth & Ms. Kain of the Rights that are being violated; the defendant knew the Rights are clearly established; and the Mail appeal rejection in Exhibit "1" & the final grievance denying the PDF Format Cd's in Exhibit "5" by defendant Gonzalez makes him personally responsible for violating Mr. Ruth's Rights. The Defendants are not entitled to qualified immunity.
- 24. On October 21, 2013 while Mr. Ruth was reduced to Pro Se Status and preparing for Motion for discretionary review & Supplemental Briefing for Motions after the Stay was lifted, the Mailroom rejected Mr. Ruth's case file sent by attorney Mark D. Mestel. Mr. Ruth appealed. (Exhibit "4" Mail rejection). On May 20, 2014 the Mailroom rejected Mr. Ruth's PDF format public records request from the prosecutions office, while he was preparing for Motion for Discretionary review. Mr. Ruth has never seen the discovery and case files the Prosecutions office is in possession of and placed on the cd for Mr. Ruth. (Exhibit "4" Mail Rejection). This is the first time Mr. Ruth was able to afford the Discovery because the Public Disclosure specialist has the technology to place the discovery on cd for a cheap price versus the thousands it would cost in paper.
- 25. Mr. Ruth filed a grievance stating "DOC Policy 590.500 does not prevent my attorney or the prosecutions office from sending me my discovery on CD. It does not state that a criminal discovery must be on silk screen. There is no difference between the prosecution sending me paper or CD, except that I cannot afford the copy cost, only the CD. Tuffree said I cannot have a CD unless silk screened. My County does not silk screen they Dymo. This violates my right to meaningful access to the courts & 590.500. REMEDY: Allow me to have the CD & give me \$100,000 for violating my rights." (Exhibit "5" Level I Grievance, LOG I.D. 1455004). This grievance was denied.

- Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 17 of 45 26. Mr. Ruth appealed the level I grievance being denied. In the Appeal to Level II, Mailroom Sergeant Sullivan interviewed Mr. Ruth. Sgt. Sullivan conceded that the Policy is not fair and violated Mr. Ruth's Rights, however, she also said that her boss would not care. She was right, her boss & Defendant Patrick Glebe, Superintendent, denied the Appeal to Level II. (Exhibit "5" Appeal to Level II).
- 27. Mr. Ruth appealed to Level III, which is to WDOC Headquarters. Mr. Ruth stated: "The current policy is not processing CD's according to 450.100 & 590.500, for the reasons originally stated. Also, the Spirit of 590.500 is to prohibit & prevent WA DOC's active interference with my rights to meaningful access the courts. MY APPEAL has already suffered from this facilities constant interference. The prosecution's office used a secure DYMO standard & I can't afford killing trees to get a paper copy for 1,500. I can afford the \$3.88 CD. REMEDY: Give me &100,000 for violating my rights and allow me to have the CD." (Exhibit "5" Appeal to Level III, LOG I.D. 14555004).
- 27. The Defendant DOC Manager Roy Gonzalez reviewed the grievance and provided the response denying the appeal to level III, the final grievance. Mr. Gonzalez stated: "Since the CD is not an audio recording and PDF or Document CD it is not eligible for retention by the Superintendent/Designee." (Exhibit "5" Level III). Contrary to Mr. Gonzalez's assertion the CD is a PDF Format CD, the issue was merely over the label, the mailroom erroneously claimed the label must be silk screened. Mr. Gonzalez is not in touch with the facts, and by his own admission because the CD is in a PDF Format Mr. Ruth is correct, the Policy allows the CPM to hold the CD, then give it to Mr. Ruth to view on the computer. The Silk Screen is only required for IRSB audio hearings.

Mr. Ruth asserts that it is cruel and unusual punishment to prohibit an inmate from accessing the courts and developing facts for his issues. The defendants have violated both Mr. Ruth's 8th Amendment and Article 1 § 14 Constitutional rights to the Federal and State Constitution. Mr. 6 Pages 5 - 6.

30. Mr. Ruth incorporates all the facts and legal claims into this paragraph from Exh. 20 Plaintiff's response to Defendants' Motion to Dismiss.

31. Mr. Ruth incorporates all the facts and legal claim from Exh. 21 into this paragraph. Especially, Appendix I & C of Exh. 21 which outlines the facts for the Sgt. Martinez incident. Mr. Ruth attempted to file grievances to exhaust, but the response to the grievance was illegal cell searches and threats from Sgt. Martinez and Cus Shannahan.

The defendants actually confiscated case law and legal briefing written by attorneys that was Mr. Ruth's personal property. The defendants alleged the confiscated documents are other offenders property and security threats. The Courts and Mr. Ruth's attorney sent in most of the cases and briefing. Pursuant to Policy 590.500 Mr. Ruth is allowed to possess these items. The defendants attempted to get some of the inmates involved in the cases or briefs to lie and say that Mr. Ruth stole their legal property or was paid money to help them. If they lied the inmates would get back their property, if not the documents would be shredded.

32. Mr. Ruth incorporates all the legal and factual claims from Exh. 22 into this paragraph. In Exh. 22 are Exh. 1-4 which support the Sgt. Martinez incident.

Also see, kh. 23 declaration of Kamara Chouap.

- 33. Mr. Ruth incorporates all the facts and law from Exh. 24 into this paragraph.
- 34. Mr. Ruth incorporates the legal and factual basis of Exh. 25 and 26 into this paragraph. This proves the defendants actually injured Mr. Ruth by making him miss a court deadline and rejecting the paper copies of some of his case file. This evidence also proves that the defendants are discriminating against Mr. Ruth and Ms. Kain because they are prisoner rights activist who exercise their constitutional rights. Ms. Kain and Mr. Ruth's relationship is strongly based on legal, political, and WDOC conversation topics. Mr. Ruth and Ms. Kain have a 1st and 14th Amendment right to communicate this information to each other. Plus, pursuant to policy 590.500(I)(D) Ms. Kain has the right under the scope of meaningful access to assist Mr. Ruth in pursuing legal matters. The defendants active interference has violated their rights to free speech, expression, and information. Also, access to the courts and resulted in Mr. Ruth's appeals being dismissed and Mr. Ruth unable to support his active appeals with sufficient factual evidence. Plus, make the up-todate and thorough legal arguments. Mr. Ruth is not allowed to compete against the state.
- 35. In Exh. 27 is cases from other jurisdictions, Federal cases, and State cases that Mr. Ruth did not have access to, or know about due to the active interference of the defendants. The law library is 3 to 6 months out of date, and the defendants rejected this information when sent in by Ms. Kain. When Mr. Ruth finally accessed some of it, the Statute of limitations had already run out. RCW 10.73.090. Mr. Ruth could not amend the appeals, or raise the

Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 20 of 45 claims in the original petition. Mr. Ruth attempted to file the cases and arguments in the Reply, but the court denied it, and that is actual injury. See Exh. 7, Active interference from WDOC prevented Mr. Ruth from meaningful access to the courts.

36. Mr. Ruth could not meet the Yates Standard and was denied the Yates case. Mr. Ruth brought this up in his Habeas Corpus. Mr. Ruth did not have either Chetty case in time. Mr. Ruth did not have In re Adams in time. Mr. Ruth did not have U.S. v. Juan in time. Along with many other cases, legal review, etc ... that resulted in Mr. Ruth either being unable to raise the claims, or his appeal being dismissed. Ruth does not have access to other jurisdictions and failed on appeal because he could not meet the experience and logic test because the defendants denied the research Kris. A. Kain sent to him via mail. This is just a few examples.

37. The defendants rejection of Mr. Ruth's case file caused his appeals to be denied, prevented him from raising meritorious claims arising from the case file and discovery, and is injuring his current appeals. This is actual injury Mr. Ruth is time barred and cannot raise new issues or support old issues.

38. The defendants have also retaliated against Mr. Ruth by refusing to process his marriage application to Ms. Kain. Exh. 28. Mr. Ruth and Ms. Kain completed every requirement under the policy. Mr. Ruth's name change is available for viewing at the auditor's office web site. Mr. Ruth's social security is the same on both names. However, the defendants would not process the application. This is discrimination and retaliation for the civil suit and for exercising their constitutional rights. The information Ms. Kain

Sev 15 + Case 2:14-cv-01388-BHS-DWC/vpocument 84 Filed 05/17/16 page 21 of 45 MR. Puth

by holding him exercise his lights more effectively, who does not went AR.

RUTH WINNING his APPART for the speak) Time, not this Law Suft.

The whole cheated a Strict test in holicy 500, 100 and 500, 200 that Is gerice) to every enmate the same, this crosses a liberty suppress to MR. Rich to be treaters equally to similarly situated afterwars. He defendands have delayed me hadas narrage by regulating him and as kall to meet an additional standard met in the policies, NOT applied to any other lungte, Mr. Rith's name change Into is available on the internet to wood through the Addic safety Department's guditor office. This retailed from his proported MR. Reth And MS. Kersy from getting marked and Jetting Trailer Visits So they are make a baby, MS. Kalu Kes MR. Rith are getting older and will not be able to proceede on MR. Rith's ELD we to old age. This is lone Enterliewally to host MR. Rith's ELD we to AMENDED COMPIGINT AND DEFENDANTS

39. MARGGREL GRIBERT, For Fllegally AND UNLAWFULLY without Sustification Meding me on No Paper, No Pen and No Book Restrictions, and Segregation Denging me access to the court money me miss my 2 30115 1/8/15 readines. Sperintendent Gilbert was intermed at My Dealines and order these mods and illegal PRE-Heating or my beadings and order these Moderness the Holidays and my christians pacing out of Pure Retained for exercising my Rights in Pasance ON the Informat about my how soit AND the Death of Michael Undsey By this Facility I also spoke to the Meday. This Happenned Right after my viral postings and Mosta conversations. Also after crievances against the Facility for falling to sold out my Legal Mail AND Not allowing me my Dyscovery which caused my Appeals to be DISMISSED AND IS PREJUDICING MY CUTTENT HALEGS CATRIS.

Eccusive shake seen unlawfully placed in segregation again And devised regal regressors, supplies, Long Library, and Grievance of Thompson ANS S. SUMMEN WILL NOT GET ME SOND OF LEGAL That. Casé 2/14/cv-0/1888/BHS-DWC/Dacument 84/15/100/05/17/16/Pagé 22 of 45/10 wolled in segregation and will not let me access the courts. They are also Throatening to buryme " hu) are pulling strings out at only make Heridauthors to have me shipped to wall - wall because st is so far away from my raming that Plancee. Hus they believe the chances for bad things to hapten to me had set into tradle increase at wall - wall a. See Ethisit 31,32 37, and 34 for the rails had Evidence to survey the sensitivity also left he in sey past my release late. You can serve the particular for the particular interpretation and to had not perfected in struction making interpretation my coil on 1-19-16 out or perfection making interpretation my legal work, see Ethisit 31 for packs in Ethisit Eight 90 Ethisit 31. See Ethisit 32 For packs and Ethisit Eight 90 Ethisit 31. See Ethisit 32 For packs and

- 41. C/O Cline, Cla Witt, for Reportedly Searching My Cell
 And Stealing My legal wask And Messing up My Cell so
 That I cannot Meet Jeallines. Cone at of Retalistics.
 See Enhight 31 for Facts And Enhibits.
- 42. Thomas L'Heureux For actaliating against me for exprising my constitutional Rights And Cenying me process in the intraction hearing for the raisiffed W. A. see Exhibit 34. The some animore standard of croops was used versus the carrest proProcess by Not presenting the physical expresse, socisting it, monal stylas, i incorporate all the Eactual Parts Into this section from ethibit 34, not the Legge Portions.

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a Trumpel UP 603, when he KNEW Forrest AMOS ON 12/29/15 admitted all the gurit for the 606. I did 5 Ettra Jays gn Scaregution and was Demoted custody for this infraction. This infraction was signissed on Appeal. At this memort To have book thegrily & unawfully placed EN Segregation again and have soon ported access to the courts and my see Enisity So I do Not have the ethibits of this the T. L'Herreux also denged me process on the 556 that Put me in segregation Now. This is all out of Retaination. Designed to firt me for exercising my Rights, this is to Refuce AND Demote me to close costady walla-walla Versus callantay To hort me and my Famply. T. L'Heureux used the some evidence standard versus the Areparderance of The evidence Standard and denied me process. I have my APPRIAL PN ON HIS INFRACTION. This to POINT MATER IS What zeroed my Points out. This is 411 harrassment and Retailation designed To interfer with my aboutly to access the courts And Follow the Intent of the SRA, see EMB, F 38.

43. Cus cherry for appoing the PREHEATING CONFINEMENT. For a >52 ON 12/23/15. This Never Hampens, especially, SINCE I had full Points, when I was in segregation I Was PN FB-1. Andrew Evertow was for the same Par. He Had a 607 AND 752 WITHIN SIX MAHLS, automatic closed estady AUS he was not placed on PRe-Hearing confine ment or the Pen, Papas, Book Restlictions. The same with FB-03 came IN 1-8-16 9+ 2:54 P.M. A.K. I. Wolf. FB-05 a Noteno Gary Problem had a dirty W.A. And was not maked on fre-Hearing confluently He then went to the visiting Room and got cardina confluencest 8-Ball of Meth. 15 days seg No Restrections. Tim Branson

FoCase 2:14-cy-01388 BHS DWC Document 84 Filed 05/17/16 Page 24 of 45 of Drugs, that is very worke than a 052 it is 4 603 20 Polat ruster and Two year Tag. Intered Into seg on 12/24/15 one day after Ruth And he was given 10 days seg and No Pen, Paper, BOOK Restrictions. (10 crane, RNSTING, IVY, Sherman all stated they have Never spen that happen before It was because To spake to tyle from the daily world (360) 537-3932 960t my 1900 Suit and Michael Worsey's Jeath And My VITAL GOOGLET AND FACEBOOK POSTINGS. THIS IS Fore retaination and the consequence is active interferre with my Access to the courts. Mother Person from H3 mg flaced in seg a serano in FB-17, 603 10-0915, NO RESTrictions AND AIM AND Branson were Re-classified to medium my let at on time. & was left IN seg for days past my Release Jate, Sarah Sullivan and Sat. walden tell me It was because superintendent collect Refused to Sign my release. Cus cherry Participated in this brutal Retaination. That have me completely Miss My case # 71560-7-1 deadline IN the surrouse court. My petition for Review and almost Jone sofore clone and with destrayed It and I was not allowed My 18/9/L Property to Re-draft It. see Ethisit 37.

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GRENGISCE COOLD NATOR KITCH MCTATSNEY, For DENTING the grievance frocess out of Retsingtion on the behalf of magreat Gilbert, ILEU, et al The consequence is active interference with Both My Right to access the courts, receive my legar maily and regular MAIL. The First day = was Placed IN soylegation on 12/23/16 I has only allowed to write one glievence with the help of C/O IVY. I Coold not have for or Paper I grieves ithat com Bedwell handed Me Legal Mail Received by the RUCFIFTY ON 12-17-15 ON 12-23-15; 2) That out of Retaliation for the come Law Sult against were AND staffed crock, talking to News Paper Reporters about the caw soit and death of Michael 2) NdSey that I & I & the superintendent Abosed the Power BY Placing me an PHC AND RESTITETIONS the consciousiversce That I will miss my Leigh Dead I was and lose Karned Releise Thre. This was filed on 12-23-15 and was not Looked at UNTIL 12/30/15. 209 E.d. 15601450. Metarsney barred the Grievance as NON-Grievable for three Reasons thirt make No souse: 1) one issue per form; 2.) mas isn't grievable as disciniumy Squetlans have an atreat process; I,) will your issue with Barnell on a new FORM, See Exlibit 38. THIS 85 JUST & JUSTIGN to Derry Me Process ent of letginglion. First, I could only write one grievance with the

The Mail sent on the 12-17-15 mas on order From the Court on the Law sust It was openned and Read And the Respond to the TRO. This violates my Rights when Ist, 8th, 9th the court sent the Facility the Response on the Ist, 8th, 9th of the Night of the 31st openned at 51de my Presame the IRO this) to open the 18th of the 31st openned at 51de my Presame the greened the greened the same game and wouldn't places

Superintendent. Natarsney Played games against the placement and sandlen counse be affected. I was grieving the Retailation and Active Intersperence that made he miss the less of my pealitimes and get my 12/30/15 bendine dismissed in materials for retaining the miss materials for retaining for my pealitime of prival for metarsney for retainable and demying me tracess but have disappears, Just Little the same given a copy it rappeally of Dahne CSIT.

Case 2:14-cv-01388-BHS-DWC Document 84, Filed 05/17/16 Page 27 of 45 Showing that I informed every bady of My Legal Deadlines but Still Nobady will give me my regar proporty or my legal mail. I even wathled them that I missed my state suprane court deadline. Ethist 41. No gotton was taken is stead us. Mctarsney Played word causes again clarming & was grieving saw macaut & squations, that is not what's was grieving, she also wed saying that on Pleheartry confluenced = "Can request a delay of squetiess due to court IMPosed Jead MAPS, " EALIBIT 41. LIGIT. PRE-HEAVING CONFINEMENT NEGETS that bethe your serve) an infraction, and before your learning the Prisen officials Alrest you in cuffs, throw you IN segregation, and then at any time give you service and a hearing. = cannot request a delay of PRE-LOUPING CONFINDMENT. AND I Challenged the No Pen, No Paper, No Book Restrictions every which may possible Everybery including the hearing afficer told the they are not squettous and are non Aprentable. t once again Grievos the react that I was not being onen My legge Mair. At no time did I say that Ms. Hall is or was an attorney, book at the way the bard me from Any Process, investigation, etc. .. Exhibit 42. Die Retailation And stopping he from collecting evadence for this baw suit, This is not the FIRST time Descurant Matura new has Done this to me, even before this 12/23/15 seg. ENGIDENT WHEN OPPENDENT MARTINEZ WAS SOFET oasfer retained uy minst me when I was Housed in H4 Ms. MCTATSNEY WAS DANYING ME PROCESS. I KILED GRIEVANCES FOR FOLIR

Man Case 2:14-cv-101388-BHS-DWC Document 84 Filed 05/17/16 Page 28 of 45 (10 19 Rose. The ONLY RESPONSE = RECEIVED WAS CEll Searches, STOP CELL ON MAIN line (that never harring), and my legal work Destroyed, stolen, and Read, EXHIBIT 43, I FINAlly Rolled a grevance where IN H3 wendering about the states of My grievances. Ethisit 43. I did this for Hy And Never heard quything Brit. AN interesting ract is that I was in Hy for a few years with No Problems UNFOL SQF. Martinez Became the sqt. Then I was moved to H3 so that I could not callect any ensure 5909) Sqt. Martinez was Put in H3, can the same day he Started Harrassing and Retallating against me. Matis When all the medness started that led to the 12/23/16 seg. I was to incorporate all the reactual Portlans of Extillity 38-If into this section, not the legal conclusions.

If it was not FOR KRISTIN A. Kain'S E-Mails to Both this Most Henorable court AND the Seattle ANPSlow I would not Exhibit 44. K. morarsney's retailation and retire interference Tactics Violate My 1st AND 14th Amendment Right to grievance, Access the courts, to be Free from Retailation And harrassment in my ISVING conditions, regular MAIL Between Friends and Family and EFFECTIVE 11/1 gation had meaning for Access to the courts, this did Predolice me by hilling cases dismissed, not being able to litigate meaningfully and Effectively, not soony able to rEAPress communication Not Being able to MARRY HEISTONE K. MAIN AND Make a baby like

Oth Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 29 of 45/Ven to me ON 12-22-13 PREVENTS ME FROM having ERUS FOR 3-YEARS, This 45. is the second raise U.A. I was goven. The First one was FOR THE AND I had a statement From Clo MAITIN That Proves I passed Both U.A.'s the INITIAL AND The Re-test, I sout my papers To Lauren toylor because of was suppossed to be eart of a class action can suit, but I raise Both dirty U.A. claims in this Americal compraint under the same reballation and seniar of process. No care is the clo that falsofied that Report And Hearings afficer Stelly Jenning Devio) me process And Found me gotty & make The same arguments in that hearing and appear and = and Stella Jenning to this Law suit And do not have access to the ensence to prove this IN/ 1949 and affect because I em IN segregation sering senied regal property. It is all an Record AND MS. Dibble CAN easily access it from My cent rac file. Both U.A. 5 MUST be SISHISSED. 46. Grievance coordinator, D. Dahne CSII, for the Same as A. Mctarsney, Dalve Ps the head grievance Coordinator and K. Actorsney signs all grickances she does

FOR D. Dahne he is responsible. D. Dahne 9150 Denledme Process out of Pure Retailation During the 12/23/15 Seg. incident, while I was on main line owning Jan-Marin Gh, and he continues to do so now that I am in sey, being Retallated agaINSt the same exact ways. I have green

0, 0 9 / Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 30 of 45 Ndh) Ng back, & was to be released on 1-6-16 from segregations. ON 1-7-16 When I was Not released I filed a grievance. EHIBIT 45. I NoorPorate all the Facts of that Grievance ENT = this complaint. Funny I start goteving the SuperIntendent AND BORN I was left in Seg. 2945 Past My Release date after I was already approved for scor medium custady. D. Dahne did Not Respond on FIL Two weeks later! He Played games out of Retallation to Deny me Process tust little Mctarsney. D. Oghne asked me to be goef AND SPECHIC, This 85 contradicting, my orienance is very specific, and No Law or follow states that I have to be brief as to Not be able to write out my daim. Furthermore the serious nature of complaint demands a specific Process IN which the whoc employee must be Intermened And so must I. O. DANNE Nexer 112 1415 he Fish convey the Process. CN 1-8-16 Still IN seg. After My release Jate, and I am off of the Restrictions, the Prison of Mc2915, J- thompson and S. SUMVAN would not provide me with my legal property and J. Thompson Told them I all Not have any dead lives, so I grieves this serious letallation ANS Rathe Interference.

J. Thenesen told them is all Not have me with my legal Property and grieve) this sorials letalized and have any dead lives, so I as this court can so I notified everybody of my seadines from the FIRST day I was in geg on 12-23-16 and so all theirs very body of my seadines from very detailed and spentile sensitive crevance that is of defined and spentile are southly on 1-8-16 and weeks later. Exhibit 46. D. Dahue Plays James and denys

Me Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 31 of 45 being able to litigate my can sort against this Facility. I do Not have my Property So I can Not add the other gnerances that D. Dahne Jensed me Process on, this is Denying he access of well the Detendants will Not allow me My Legal Property that is the same as complete denger at access to the carts because the exhibits that Prace my dam will not be INCluded IN this COMPLAINT due to the RETAINGTON AUS XCHICE INTERFERE of the Prison of \$109915.

The Pattorn continues as I Porvioled PN Exhibits 32, And 33. I was filegally And onlawfully Places IN sey agaIN ON 3-6-16. The same Tricks are being employed to realle me ruiss my dewlines. The Chance to get a grievence in seg. only cares at dinner when the clos are proxing on trays. The orievance does not go out until loscop.M. at Night. I getted for gnevances ON 3-11-16 and 3-12-16 The seg do's only had SPANISH grievang. I had a dead Tive IN DIVISION ove ON 3-7-16. He get he lite Horace AND Retailation made me Miss the Jeadline. No crave get me The IFP, certified statement, and Division one's address on either 3-10-16 05 3-11-16. I and Not have an envelop and the clos TOID Me the cas AND conselor told them that they CANNOT Touch 1899L Mail. I filed a grevance, EAHBH 47.

Case 2/14-cv-0/1388-BHS-DWC-Document 84 Filed 05/17/16 Page 32 of 45 Anewed complaint, the 110 REFLY, NOR MY Traverse due ON 3-25-16. Just what I needed for the 3-7-16 deadling. I file the cricyance on 3-11-16 and received It sack on 3-17-16 as a Rewister D. Dahne clulmed I used an old from out of my property. FIRST, I am IN Segregation where every Body KNOWS we do Not get our Property. Second, the clos gaine me thas form, why am & being gramed? castly the Serious naure at this greene remarks immediate attention and resolution. Today is the 20th And I Stop have Not BOEN Probled Legal Cappes, or gllowed to send out MY LEGAL MUTL. EthUBIL 47. EVAN SQL. WALDEN RIND C/O RNOTHING Told me the oas and counselor sull van gre the only ones who dan sond out legge male, clo Andring even west and asked her for Me on the 11th AND She told him to tell me she would do ston Tues of theirs of Next week. She was and AND that Is howe INTERFERENCE AND RETAINATION. I have givened her, they hate me for Filling greatences. I even greyed several of togal SUPPLIES ON 3-12-16 and staging Time from my deadone, and being served can bisnary access. Ethillit 48. 0. Dane Densed my Process again, He thinks this is family.

ON 3118116 IN FB-10 at 11:14AM 19W LIBRARIAN S. Thompson

CAME TO MY CEN JOHR IN JEG AND REFUSES TO VERSTY MY DEADLINES, AND E-FILE MY TRO, MATIONS FOR EXTENSIONS, Request For cause,

Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 33 of 45 Arrended compraint, TRO REPLY, and TRayorge. I filed an energency greyance And D. Dahne would not allow it to be processed. Ethisit 49. D. Dahne KNOWS foll well that I will uses my reallines st the griegance is not pracessed Naw, and that Ms. Motarsney Told me is this happones to me again tile an emergency groevance and have them call bet, she is a GRAT RND SO 15 DAMNE. Just Like Last time I have called KRISTIM A. KAIN AND MATTER R. Stroud I And told them all of this. They have been cally orympia Headquarters and This facility 5. Sullivary magreat Bilbert, cus July, CPM Joves, Associate superintendent Jéquele cotton. Nobody has Done guything. = have tiled Kites, graevances, you Name since I have been in here on 3-6-16 and We action has BERN Taken by anyone - wall the Facts from Ethlosts 45-49 INto this Section. 47. Law LIBrarian J. Thompson for Retaliating and ACHIVE INTERFORENCE, EthiBELS 50 AND 51

-3/-

AL Case 2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 34 of 45 and Motions for APPOINTMENT OF COUNSEL, WI EXHIBITS that Lay out my claim against J. Thompson, S. SUllivan, Clo cline, and Sgt. Ellis. since J. Thompson AND S. Sullivan dery me Ligal conves To cannot but all the exhibits where they need to Be. Eth939+ one of the seattle metan was/15 9/50 EthiBH one of the tacoma mation. Ethio17 Two at the seattle Metlan 15 Suppossed to be Exhibit 4 of the Tacoma motion. Ethispit 49 IF this complaint is exhibit Three of the sentle Motion And Ethorst 4 of the Tacona notion. (Entert 51.) EXHIBIT TWO OF the scattle MATION (EMIRIT 50) is a declaration cut. I Ning the Facts for the J. tham son suchert. J. Thompson Refused to E-File Roth at these Motions. - have to handwille them IN seg with a firmsy offe Sey Pen it is really hard. I wish to wearfor ate these EthiBHS Into this section. Also EthiB9+52 which is 18 HHOS SENT From 3-6-16 to Prosent date informing everybody of my deadones, of the need for Lagge and how to E-FITE From Seg. gogs have Not Been

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Mexican gang Fights caused by Patrick 6/66e AND DIYMPIA Headquarters. I had a deadline for ruse No. 89906-1 IN the SUPPEME COURT WHICH 15 My Motion for Oiscretionary Review. The cart of AFADAIS USed IN Re 19tes, 177 WN. 2) 1, 296 1.3) 5/2 (7013) To dery me and = had never even hand of the case because it was not an our Law Library computer, cither was IN Re copland, or My DOCKett. Besides, The Facility was on a 30-day Lock down with we can closing.

access and & had a dead line that would be over before the LOCKDOWN was cleared, see EthiBit 19-212114 Kite. This CAUSED MY MOR TO BE DISMISSED AND MY PRP.

Muterial To My PRP, MDR, and Habeas corps well) not whole Time. This pretudiced My APPEAS and cause) not whole Time. This pretudiced My APPEAS and cause) Being pretudiced by this active into several are both of thempson has violated by this active into several are both of thempson has violated by 15th and 14th Amendment Rights.

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EthsBits that outline My complaint against

S. Sull'EXAN are PN = thisit 51 the tacong nother. EHABBY Two IN Ethigit 51 FS My Declaration Written on 3-17-16 that cutimes the entire claim against s. Sunnian. She is Participating IN the MAIN Retallation against Me AND THE J. Thompson is upset that I grieved them, so She Refuses to send out my regal Magh my Make Me capres. EthiBit three of EthiBit 5/ is the DIVISION ONE DEADLINE That I Massed Due to the Active Interference And Retaination of The defendants and the regar mask S. Gullikan Refuses to sew out. FN Ethisit 53 gre Two Kites one from 5. Sullivan Stating that she will make copies AND SOND LEGAL MARLON TUE & thursday, and one from S. SUllivan IN Place of the das telling me to rite S. Brawn AND J. TheMPSON about Enfling which & already 210. IN Exhibit 54 is an emergency grovance Ffled against S. SUITIVAN, I Pressed the Emergency Butten while she was Still at my Jook. Falled out the emergency Greene was started to was complete. This took 3. MIN. LT. Casey IS 9 war. I add ot casel as a deterdant as well Ne cacase 2:14-cv-01/388-BHS-DWC Document 84, Filed 05/17/16, Page 37 of 45 Made with Fram Stuff or Both until causeler was off only "Exhibit by, Look at the campas. while Sull'I Van was at my door to Pressed the Button AND ASKED for an emergency grievance and to spouleto a sergeant AND Lt. do Try Braght me the E-Grickance. I filled it out and hong it out the dock before 5. Sullivan was even at of FB Pod. I Intermed everybody the Booth AND (105. The same HAPPENNED the NEXT day with J. Thompson, only the Very good And Frotoss PONGL GO Johquson Braght

I am also greating s. Sullivan for being allowed to Participate IN My FRMT AND CHESTFICATION. She is NOT Pollowing Polloy 300. 380 VI. B. 3. Nor the SPINIT of RCW 9.94.010. Out of Retailation this is Done with EDIU to try to got me sent to walla versus The Best Place for me montoe DK Callan Bay.

49. The seec Intensive management unit And Administrative segregation attender orientation Agnobasil States that regar main will be sent as everyday, same with legal corres. There is nothing about Eting No IN Structions at 411, and I dished every body from. Ethillit 5.5

50. Case-2:14-cv-01388-BHS-DWC Document 84 Filed 05/17/16 Page 38 of 45 To stand for search and made ever contact with HM after the INITIAC directive. This is out of Retaination and he trumped up an infraction Against me a 556 for fallure to Stand for Search, when the door was closed. I could not Stand for search until the down was ofen which Sgt. Ellis sald to old Munedlately. Also, T. L'Heureux Wed at My disciplingry Aenry and Stated there was NO C. I. INFO, but sight Elis say that there Is. This intraction caused me to get PA IN gog, AND get transform. EVEN IX 5 was cought smaking a aggrette it is only a 606 5 Painter that does not Result IN close custady or seg time usually, it so merely a few days. The 556 was intentionally some To get me Put IN seg, out of Retallation and during my legal dead thres. they have snitches and Everyone can see that I was up at Ziozam untol 8:45 P.M. WETKING ON My LOGAL WOTH IN the Jay Rock. I let everyone KNOW leave me alone I have deadlines. 597. Ellis 4150 Destrayed My Legge work, 90% Alvished Mayerse, 97% tinished Mensel Complaint And Finished the Reply.

51. Sgt. Wilkerson for hetg/194/ny against me for Having a typewritter that I have had for 12 years AND every time I went to sey And was Released. I had Programmed legal werk on the type writter from My TRAVERSE. I was even given an INFraction for Pt. EthIBIt 56. For Three years this type of Retallation and active interference has been intilded ON Me. Search my have throw my papers all over, steal My completed work, throw he IN Seg and day me My Legge Dropporty, Non My typenlitter with finished

52. Dan van ogle for tyling and stating that ooc POLINY 590. 200 Requires the requested name change DOCUMENT to be Provided before I can have the marriage application to 1889Stine A. KAIN Placessel. I was counted UNJET RAL AND MY POTMET LAST NAME STrand I 95 ON every court paper and IN my central fale. It is on the warrant for my Arrest. How can I be convided as Ruth But not married? Extibil 57. This is retaination against me and plaintiff Kristive A. Kyln for solvy this facility or every then, and exercising van ogle claims in the vever I response? How an I imprisons 3

53. J.Case 2:14-cv-01388-BHS-DWC Document 84, Filed 05/17/16 Page 40 of 45 Lacked me in a Hardny cell and would not Let me eat mainline. I requested AND Forrest Almos Requested a Sack Lunch And sqt. MATHINEZ REFUSED, I was also denied Bregnfestow the 231d. I grieved this Aaweler I do Not have the grievances because I am in seg. Being devied the regar Property I Need for my Dentimes. I do Not even have AAS HOSTIN'S ANSWER AND I GM Trying to Re-construct my Traverse from Memory. 54. During My Pack out for the 12-23-15 seg, souchdent clos schoening and conway took 14 American conve magazines of Mine And Three Books and gave them to sqt. MATHINEZ FOT SGT. RELIEW. EXHIBIT 58. This Mans They are Pet In the soft. Office IN a Lock but And what I am out of Seg. He Talks to me about them. I were received My Property from sgt. Martinez who has Priers for Stealing My Regular a Legge Property, I grieved This immediately. Eth181+ 59.

55. Sgt. Martinez Flat at lied to MS. Dibble and I can Prove it. IN Defordants answer page 5 cotondant martinez Denied Paragraph 31 of My CAMPIAINT. EILIBIT 60.

MR. Case 2:14-cv-01388-BHS-DWC Document 84 Filed U5/11/10 rays -12...

RUT has the 4//3/15 Scarch Refort from Defendant Larose. Ethibit 61, This search report Proves that without a hearing or any Process soft. Martinez Singled at any Ruth, Net celly Ethart, and Placed only Ruth ON STIP CELL BY TAKING GIL PERSONAL PROPORTY (regal work everything) AND State Property Colottes, Blankets, etc., Ethibit 61. Sgt. Martinez is a Ligh. He Maced Ruth's Proferry IN his office AND Read through all legal work, Personal Hebras, and exc ... I wit have a change of clothes for ever I ags forced to get extensitus from this cast and seaffle Division. 59t. MATTINEZ TO MY POTSONAL CASE LAW AND LEGAL Briefs Destroymy it claiming it was other ottenders, material = has paid to sud Meeded for my intropolar. He destroyed AND state exhibits I Needed And need and Destrayed my finished work making me Have to Start over.

It did not step there sgt martinez ordered Cla Sutherbe to do unservetured search on my 6e. 11 destroying AND Stealing my legge work and materials. C/O Hensley AND Brown 010 the Sque. I was forced to get an expossion from this court and southle Ethiort 62. Please note that Ethibit one in ethinit62 was my only copy and I asked That cart to make that Ethibit 30 in the Last Amended

Case 2:14-cv-01388-BHS-DWC Document 84, Filed 05/17/16 Page 42 of 45 Proves Hensley took My Legge work. Hensey 15 9/50 The do that went with do Sitherby to do unsandlined cell Searches with No search refert. EthiBit 63 igt. Martinez AND JIU began a witch hunt Attempting to get lumates to we with Black male worder to give MR. Ruth a 2-year segregation program. Thes TS retaination for the can soit, Grievances, and starting the "JUST-US Prison Law Club" (JALC). Soft, Mathrez Took Briefly I Pall for of State L. Chough to MP. chovar and told him It he would say = Stole his Legal Property or was pard Money to do Legal WORK for chauge he would give Back to Legal Property. I did have some of change's transcripts, but the Policy 500. 590 only Prohits me from in Possessing Personal Legge papers, which Public Record is Not; and 2.) only It I am assossting the offender Do Legal work, I was Not Guilty at any of those so I can read his transarints to cearn from Judges And Prosecutors AND Equers about the can AND Share MIS INFORMATION with the JPLE Members. This is Noteste) EXPRESSION of COMMUNICATION. EXHIBIT 64.

Sgt. Case 12:14 ov-01388-BHS-DWC Document 84 Filed 05/17/16 Page 43 of 45

the Hallway at Hy And Hiled to get them to the

the Same way, Ethirs + 65 And 66, AS Saw 95 I

Started Collecting endence I was moved to H3

So I and Not get any mare endence.

59t, Martinez went to other units 9/50 6-unity 43, 42, A1, etc. ... EtHIbit 60, He expu went to Seg. And tried to yet Tommy Reven to LIE. Sgt. Marthuez and I & I U Hate me and try to do everything They can to hust me and my loved ones, Ethirst 68 Sigt. Martinez 11d Steak and Destray My Leggl work MultiPle times W Hy & A3. 110 care, sutterby, 19 Rose, With says, too. Even IN 6-out with 59th Ellis AND clime. I tried to file a tro. Exhait 69. I do Not KNOW WHAT to do to Stop this Viscous HarassnerA. Please court HeIP Me. Even Right Now I am in Seg 1954 My 1 seg

6. Exhaustion of Legal Remedies

56. 39. Plaintiff Matthew R. Ruth used the mail rejection appeal process to the mailroom, then appealed to the superintendent and Gonzalez. Ms. Kain did the same. Ruth used the prison grievance system. Some of the claims Mr. Ruth was ignored on and retaliated against for filing the grievance, so Mr. Ruth attempted to file a TRO and the clerk sent it back.

Mr. Ruth appealed every mail rejection, every retaliation, however, the defendants did not respond to them all. The exhibits make it clear Ruth has exhausted every remedy available to him, and was even placed on strip cell for it. Sgt. Martinez told Mr. Ruth that he was being ordered from higher ups to retaliate against Mr. Ruth for the law suit and grievances. Mr. Ruth has exhausted.

7. Legal Claims

5 7 . Plaintiff re-alleges and incorporates the introduction and paragraphs 1 - 40, and all the exhibits.

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The violation of Mr. Ruth and Ms. Kain's 1st amendment rights to effective communication through the mail is plain on its face and Mr. Ruth and Ms. Kain have been discriminated and retaliated against for fighting for their rights. The defendants have even deprived Ms. Kain and Mr. Ruth of consortium by refusing to process their marriage application and depriving them of FFV's. The three year efv time should be applied retroactive.

The active interference and retaliation of the defendants has also violated Ruth's rights to adequate, effective, and meaningful access to the courts. The Defendants have caused actual injury and violated Ruth's 1st and 14th Amendment & WASH.CONSY.ART. 1 § 3, 5, 13, 14, and 22 Amendment Rights. Mr. Ruth's rights to Substantive and Procedural Due process, freedom of speech, right to appeal, effective communication, marriage, make a baby, have been violated. This is cruel punishment, and cruel and unusual punishment. This also creates an illegal suspension of Mr. Ruth's Habeas corpus rights. U.S.Const. Art. 1 § 9 and Wash.Const. Art. 1 § 13. This also violates DOC POLICY 590.500, 590.100, 590.200.

59. The plaintiff has no plain, adequate or complete remedy at law to redress the wrongs described herein. Plaintiff has been and will continue to be irreparably injured by the conduct of the defendants unless this court grants the declaratory and injunctive relief which plaintiff seeks.

8. PRAYER FOR RELIEF

WEREFORE, plaintiff respectfully prays that this court enter judgment granting plaintiffs:

60. A declaration that the acts and omissions described herein violated Mr. Ruth's rights under the Constitution and laws of the United States and State of Washington.